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Deputy Executive Director

April 23, 2007

Heather M. Hendrix Esq. The Hendrix Law Office, Pllc 770 N Monterey St Ste F Gilbert AZ 85233-3821

RE: D.F. v James L. Robrock, M.D. Case # MD-06-0373A

Dear Ms. Hendrix:

The purpose of this letter is to inform you that during the course of the April 11-12, 2007, public meeting, the Arizona Medical Board (Board) reviewed the above-referenced complaint and all pertinent evidence and information gathered during the investigation. At the conclusion of its review, the Board voted to issue Dr. Robrock this Advisory Letter for inadequate medical records. This matter did not rise to the level of discipline.

An advisory letter is a non-disciplinary action, and is not subject to review by either the Board or the Courts. See Murphy v. Board of Medical Examiners of the State of Arizona, 190 Ariz. 441, 949 P.2d 530 (App. 1997). However, the licensee may file a written response to the letter with the Board within thirty days after its receipt A.R.S. § 32-1451(E)(2). If timely received, the response will be attached to the advisory letter and maintained in the licensee's permanent file. The written response will also be hyperlinked to the licensee's profile on the agency's website.

Sincerely,

Mary Bober **Board Coordinator**

Mary Bober

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cc: Permanent File